C	Case 1:05-cv-01172-MEF FM Docoment 84-4 Filed 12/13/2007	Page 1 of 1
		•
1	Driver Unit # Invoice No. 28361	i
1	COM:HEK EFS ?	
l	DAMAGE - FREE TOWING FINE TOWNS	
	CTORING DAWNAGE THEE TOWNS	=
İ	3151 E. Hwy. 27 105 Race Track Rd.	
	Ozark, Alabama 36360 Dothan, Alabama 36301 Telephone (334) 774-7138 (334) 671-5500	
		į !
	Driver's Name theron Joseph Londate 1-1-04	}
	Location is of the test of the state of the	- · j
	Problem W/Vehicle Tow To	
	Address 744 M CAL 9: City Hartford State An	- · ·
	Zip 3634 4 Phone 791-8415 Odometer 17549/	-
	Truck # Swap # Trailer #	
	Year 85 Make 10/1/0 Model Color 7/2/	
	VIN # 41/6 X 68 50 1-1656 /2 License # 281.7857 St. FL	
	Start Finish Rate Total	
	Local/Hookup.Fee	-
-	Mileage	•
	Hailer Additional	
	Swapout Additional Recovery/Winch	· •
	Additional Persons	
	Cleanup Roadway	. !
	Standby Time	
	Additional Equipment	
	Air Cushion Recovery	-
	Storage Fee 46.00 46.00	1
	Notes: Tarp Fee Wknd/Night Addl	
	Fuel Surcharge 7	
	2 \ Cas \ \ Paid Out	
	Admin. Fee	
	Dolly Charge	
	P.O. # Discount	}
	Security Agreement	
	All accounts are due and payable upon receipt and are considered delinquent after 30 days. All accounts past due will be charged a default charge of 1-1/2% per month on the past due balance. This transaction constitutes the entire agreement between buyer and seller and the	
	signature of the buyer shows acknowledgment of same. Buyer agrees to pay all costs of collection, including a reasonable attorney fee under the Constitution and laws of the State of Alabama and any state of the Union. Buyer personally guarantees payment of debt. Buyer agrees that vehicle was checked for any towing or recovery damage and by same has determined damage free and in satisfactory condition.	
	Buyer grants to the seller a security interest in the above merchandise turn the importances, including interest criticals, in his light-	A
	damage; 3. Buyer agrees that Stormin's Inc. will hold an express tien on any vehicle towed or recovered, and will not demand release of said vehicle towed, in the latest part of the said vehicle towers, recovery and storage charges are paid in full. 4. Buyer will not sell, transfer possession or remove by encumber above mechandise without seller's written consent. 5. If Buyer defaults in the payment of any installment, Seller may declare the entire	-4
	balance due and payable and Seller may at its option take back the merchandise or affirm the sale and hold Buyer liable for the unpake halance including any reasonable attorney fees or collection charges permitted by law, 6. The Seller shall have all rights, options and duties	
	under the Uniform Comparcial Code of frestate. Security interest in the goods herein described shall terminate as the unpaid balance for them are paid.	
-	Accepted By	
	and the second of the second o	*